

RECORDATION NO. 23730 FILED

NOV - 1 '01 3-55 PM

SURFACE TRANSPORTATION BOARD

OF COUNSEL  
URBAN A. LESTER

ALVORD AND ALVORD  
ATTORNEYS AT LAW  
1600 K STREET, NW  
SUITE 200  
WASHINGTON, D.C.  
20006-2973  
(202) 393-2266  
FAX (202) 393-2156

ELIAS C. ALVORD (1942)  
ELLSWORTH C. ALVORD (1964)

November 1, 2001

Mr. Vernon A. Williams  
Secretary  
Surface Transportation Board  
Washington, D.C. 20423

Dear Mr. Williams:

Enclosed for recordation pursuant to the provisions of 49 U.S.C. Section 11301(a) are three (3) copies of a Security Agreement, dated as of November 1, 2001, a primary document as defined in the Board's Rules for the Recordation of Documents.

The names and addresses of the parties to the enclosed document are:

Debtor: ACF Industries Incorporated  
620 North Second Street  
St. Charles, Missouri 63301

Secured Party: Vegas Financial Corp.  
740 S. Decatur Blvd.  
Las Vegas, NV 89107

A description of the railroad equipment covered by the enclosed document is:

626 railcars within the series SHPX 43448 - SHPX 464103 and 30 railcars  
within the series ACFX 39401 ACFX 87643

Mr. Vernon A. Williams  
November 1, 2001  
Page Two

A short summary of the document to appear in the index follows:

Security Agreement

Also enclosed is a check in the amount of \$28.00 payable to the order of the Surface Transportation Board covering the required recordation fee.

Kindly return stamped copies of the enclosed document to the undersigned.

Very truly yours,

A handwritten signature in cursive script, appearing to read 'Alvord', written in dark ink.

Robert W. Alvord

RWA/anm  
Enclosures

RECORDATION NO. 23730 FILED

NOV - 1 '01 3-55 PM

SURFACE TRANSPORTATION BOARD

SECURITY AGREEMENT  
OF  
ACF INDUSTRIES, INCORPORATED,  
DEBTOR  
IN FAVOR OF  
VEGAS FINANCIAL CORP.,  
AS LEAD LENDER FOR THE LENDERS

Dated as of  
November 1, 2001

## Table of Contents

	Page
ARTICLE I DEFINITIONS .....	1
Section 1.1    Definitions.....	1
ARTICLE II SECURITY .....	3
Section 2.1    Grant of Security.....	3
Section 2.2    Equipment Collateral. ....	4
Section 2.3    Rental Collateral. ....	4
ARTICLE III COVENANTS AND WARRANTIES OF DEBTOR .....	4
Section 3.1    Maintenance of Equipment. ....	5
Section 3.2    Insurance. ....	5
Section 3.3    Preservation of Collateral. ....	5
Section 3.4    Further Assurances.....	6
Section 3.5    Recordation and Filing.....	6
Section 3.6    Power of Attorney.....	7
Section 3.7    Chief Executive Office. ....	7
Section 3.8    Acquisition of Interest in the Equipment. ....	7
Section 3.9    Actions Under the Equipment Leases.....	7
Section 3.10   Right to Inspect the Collateral. ....	8
Section 3.11   Reports. ....	8
Section 3.12   Marking of Equipment. ....	9
Section 3.13   Use of Equipment. ....	9
ARTICLE IV SPECIAL PROVISIONS CONCERNING LEASES.....	9
Section 4.1    Debtor's Rights Under Equipment Leases.....	9
Section 4.2    Equipment Lease Location and Legend.....	10
ARTICLE V COLLATERAL.....	10
Section 5.1    Possession of Collateral. ....	10
Section 5.2    Casualty Loss. ....	10
ARTICLE VI SECURED PARTY'S RIGHTS .....	11
Section 6.1    Secured Party's Rights. ....	11
Section 6.2    Effect of Sale.....	12
Section 6.3    Application of Sale Proceeds. ....	12
Section 6.4    Discontinuance of Remedies.....	13
Section 6.5    Cumulative Remedies. ....	13
Section 6.6    Costs and Expenses.....	13
ARTICLE VII MISCELLANEOUS.....	14
Section 7.1    Successors and Assigns.....	14
Section 7.2    Entire Agreement. ....	14
Section 7.3    Partial Invalidity.....	14
Section 7.4    Notices. ....	14
Section 7.5    Termination.....	14
Section 7.6    GOVERNING LAW.....	14
Section 7.7    Submission to Jurisdiction. ....	15
Section 7.8    Counterparts. ....	15
Section 7.9    Headings. ....	15

Section 7.10	Waiver of Jury Trial.....	15
--------------	---------------------------	----

## SECURITY AGREEMENT

THIS SECURITY AGREEMENT (this "Security Agreement") is made as of November 1, 2001 by ACF INDUSTRIES, INCORPORATED, a New Jersey corporation (the "Debtor"), in favor of VEGAS FINANCIAL CORP., as Lead Lender for the Lenders from time to time party to the Loan Agreement.

### ARTICLE I

#### DEFINITIONS

Section 1.1 Definitions. Terms defined in the preamble hereof shall have their respective meanings when used herein and as used herein; the following terms shall have the meanings herein specified unless the context otherwise requires. Capitalized terms used but not defined herein shall have the meanings assigned to them in the Loan Agreement. Defined terms in this Security Agreement shall include in the singular number the plural and in the plural number the singular.

"AAR" shall mean the Association of American Railroads.

"AAR Value" shall mean, with respect to any railcar included in the Equipment, the settlement value of such railcar as determined in accordance with Rule 107 – Damaged and/or Destroyed Cars (or any successor rule) of the AAR as published in the most recent edition of the Field Manual of the A.A.R. Interchange Rules (or a successor publication).

"Casualty Loss" shall have the meaning specified in Section 5.2(a) hereof.

"Collateral" shall have the meaning specified in Section 2 hereof.

"Eligible Equipment" shall mean all Equipment (a) for which the Debtor has good and marketable title, (b) which is not subject to any lien, claim, charge or encumbrance other than the lien granted under this Agreement or Permitted Liens, if any, (c) which is subject to an Eligible Lease, (d) which is insured by insurance in such amounts and against such risks as is customarily maintained by similar businesses, (e) which is manufactured by the Debtor or any Affiliate of the Debtor, (f) which is in good working order, (g) which has been maintained in compliance with all the AAR's mechanical regulations and industry commercial standards for revenue interchange loading and (h) which shall have been accepted by the Equipment Lessee of such Equipment as being in a condition which complies with the terms and conditions of the Equipment Lease; provided, however, that Equipment shall cease to be Eligible Equipment upon the occurrence of a Casualty Loss.

"Eligible Lease" shall mean each Equipment Lease (a) which is in full force and effect, (b) which is assignable by the Debtor without notice to or consent by the Equipment Lessee thereunder, (c) which is not subject to any lien, claim, charge or encumbrance, other than

Permitted Liens, (d) which is in form and substance satisfactory to the Required Lenders, (e) under which no payments by the Equipment Lessee thereunder is more than one hundred and twenty (120) days past due, (f) which by its terms shall not expire within ninety (90) days of the date such Equipment Lease becomes Collateral and (g) under which there is no material default of any provision thereof by the Debtor or the Equipment Lessee other than non-payment.

"Equipment" shall mean all of the railcars described on Schedule A to this Security Agreement, as the same may be supplemented from time to time by any Security Agreement Supplement, together with all parts, attachments, accessions, accessories, equipment, appurtenances and additions that are at any time appertaining, attached, affixed or related thereto whether now owned or hereafter acquired, and all substitutions, renewals or replacements thereof and additions, improvements, accessions and accumulations thereto, wherever located.

"Equipment Casualty Loss" shall have the meaning specified in Section 5.2 (a) hereof.

"Equipment Leases" shall have the meaning specified in Section 2.3 hereof.

"Equipment Lessees" shall mean various industrial shippers and others who, with the Debtor, are parties to the Equipment Leases, and such Equipment Lessees are described on Schedule A to this Security Agreement, as the same may be supplemented from time to time by any Security Agreement Supplement.

"Equipment Lease Proceeds" shall have the meaning specified in Section 2.3 hereof.

"Expired Date" shall have the meaning specified in Section 5.2 (a) hereof.

"Expired Lease" shall have the meaning specified in Section 5.2 (a) hereof.

"ITA" shall mean the Interstate Commerce Commission Termination Act of 1995, as such act may be amended, and the regulations and rulings promulgated thereunder.

"Items of Equipment" shall have the meaning specified in Section 2.2 hereof.

"Lien" shall have the meaning specified in Section 3.03 hereof.

"Loan Agreement" means the \$100,000,000 Revolving Credit Agreement of even date herewith by and among the Debtor, ACF Acceptance II LLC, ACF Acceptance VIII LLC, ACF Acceptance IX LLC, the Lenders party thereto and Vegas Financial Corp., as Lead Lender for the Lenders, as the same may be amended, supplemented or otherwise modified from time to time.

"Loans" shall have the meaning specified in the first recital hereof.

"Off-Lease Event" shall have the meaning specified in Section 5.02 hereof.

"Officer's Certificate" shall mean a certificate of the Debtor signed by a Responsible Officer.

"Permitted Lien" shall have the meaning specified in Section 3.3 hereof.

"Responsible Officer" shall mean the President, the Chief Financial Officer, the Senior Vice President of Finance, the Treasurer, the Assistant Treasurer or any Person instructed by the Debtor to have responsibility to administer this transaction.

"Rolling Stock" shall mean standard gauge railroad rolling stock, other than passenger equipment or work equipment, used or intended for use in connection with interstate commerce; excluding however, railroad rolling stock scrapped or intended to be scrapped.

"Security Agreement" shall mean this Security Agreement as specified in the first paragraph hereof, including, without limitation, as amended by Security Agreement Supplements.

"Security Agreement Supplement" shall mean a supplement to this Security Agreement, duly executed and delivered by the Debtor, in the form annexed to the Loan Agreement as Exhibit C.

"UCC" shall mean the Uniform Commercial Code as in effect in the State of New Jersey unless otherwise specified, as amended.

"Used Equipment" shall mean any Eligible Equipment which was more than three (3) years old on the date such Eligible Equipment becomes Collateral.

## ARTICLE II

### SECURITY

Section 2.1 Grant of Security. The Debtor, in consideration of the premises and of the sum of Ten Dollars received by the Debtor from the Lenders and other good and valuable consideration, receipt and sufficiency whereof is hereby acknowledged, and in order to secure the due payment of the principal of and interest on the Notes according to their tenor and effect, and to secure the payment of all other indebtedness and liabilities of the Debtor to the Lead Lender and each of the Lenders and the performance and observance by the Debtor of all its obligations contained in or arising out of the Loan Agreement, this Security Agreement, the Notes, the Guaranty executed by Debtor and the other Loan Documents (sometimes referred to herein collectively as the "Obligations"), does hereby assign, mortgage, pledge, hypothecate, transfer and set over to the Lead Lender for the ratable benefit of the Lenders and grant to the Lead Lender for the ratable benefit of the Lenders a first priority lien on and security interest in all of the Debtor's right, title and interest in and to the properties, rights, interests and privileges described in Sections 2.2, 2.3 and 2.4 hereof (all of which properties are hereinafter collectively referred to as the "Collateral").



Section 2.2 Equipment Collateral. The Collateral includes the Equipment together with all proceeds of any and all of said Equipment, together with all the records, rents, mileage credits earned, issues, income, profits, avails and other proceeds (including insurance proceeds) therefrom.

Section 2.3 Rental Collateral.

(a) The Collateral also includes, all right, title, interest, claims and demands of the Debtor in, to and under each and every lease (whether or not such lease is in writing or is for a term certain, including, without limitation, per diem leases) now or hereafter entered into relating to the Equipment but to and only to the extent relating to the Equipment (each such portion of such lease being an "Equipment Lease"), including any extensions of the term of every Equipment Lease, all of Debtor's rights under any Equipment Lease to make determinations, to exercise any election (including, but not limited to, election of remedies) or option or to give or receive any notice, consent, waiver or approval together with full power and authority with respect to any Equipment Lease to demand, receive, enforce, collect or give receipt for any of the foregoing rights or any property which is the subject of any of the Equipment Leases, to enforce or execute any checks, or other instruments or orders, to file any claims and to take any action which (in the opinion of the Lead Lender) may be necessary or advisable in connection with any of the foregoing insofar, but only insofar, as such rights relate to the Equipment which is subject to such Equipment Leases, all records related to the Equipment Leases and all payments due and to become due under any Equipment Lease, whether as contractual obligations, damages, casualty payments, insurance proceeds or otherwise to the extent such payments are derived from the Equipment (the "Equipment Lease Proceeds").

(b) It is expressly agreed that anything herein contained to the contrary notwithstanding, the Debtor shall remain liable under the Equipment Leases to perform all of the obligations assumed by it thereunder, all in accordance with and pursuant to the terms and provisions thereof, and none of the Lead Lender, the Lenders nor the Transferees shall have any obligation or liability under the Equipment Leases by reason of or arising out of the assignment hereunder, nor shall the Lead Lender, the Lenders nor the Transferees be required or obligated in any manner to perform or fulfill any obligations of the Debtor under or pursuant to the Equipment Leases or, except as herein expressly provided, to make any payment, or to make any inquiry as to the nature or sufficiency of any payment received by it, or present or file any claim, or take any action to collect or enforce the payment of any amounts which may have been assigned to it or to which it may be entitled at any time or times.

(c) The Lead Lender shall be entitled to collect and receive the Equipment Lease Proceeds only upon the occurrence of and during the continuance of an Event of Default.

### ARTICLE III

#### COVENANTS AND WARRANTIES OF DEBTOR

The Debtor covenants, warrants and agrees with the Lead Lender and each of the Lenders that until the Obligations are paid in full that:

Section 3.1 Maintenance of Equipment. The Debtor shall maintain and keep, or cause to be maintained and kept, at its or the Equipment Lessees' own cost and expense, each Item of Equipment in good order and repair in compliance with all AAR mechanical regulations and industrial commercial acceptance standards for revenue interchange loading, unless and until it becomes subject to an Equipment Casualty Loss.

Section 3.2 Insurance.

(a) The Debtor shall maintain, or cause to be maintained at its own expense, with responsible insurance companies acceptable to the Required Lenders, property, liability and other insurance, on such of its properties, in such amounts, against such risks and in such form as is customarily maintained by similar businesses, and, in any event, with respect to liability insurance, in an amount not less than \$100 million, which insurance shall at all times include coverage for all liabilities covered under, and shall not include, any exclusions other than those set forth in the Debtor's policies of insurance as in effect on the Closing Date and certificates of which were delivered to the Lead Lender.

(b) For purposes of this Section 3.2, liability insurance may include a program of self-insurance for up to Five Million Dollars (\$5,000,000) of liability exposures; provided that under any such program of self-insurance the Debtor shall maintain, or cause to be maintained, adequate reserves on its books in accordance with GAAP, if applicable, to cover all risks not otherwise insured by an insurance company, and the Debtor shall, within thirty (30) days after the end of each of its fiscal quarters, deliver to the Lead Lender an Officer's Certificate setting forth evidence of the maintenance of such sufficient reserves as required herein and any other financial statements or records as the Lead Lender or any Lender may require or request with respect to such program of self-insurance.

(c) The Debtor shall cause the Lead Lender to be named as an additional insured and loss payee under all policies of insurance maintained pursuant to the provisions of this Section 3.2 and shall deliver to the Lead Lender (x) on the Closing Date, evidence in form and substance satisfactory to the Lead Lender of such insurance policies, and (y) thereafter, thirty (30) days prior written notice before any cancellation, expiration, cessation, reduction in amount or change in coverage thereof shall become effective.

Section 3.3 Preservation of Collateral.

(a) The Debtor will warrant and defend the title to the Collateral against all claims and demands of all Persons except Persons claiming by, through or under the Lead Lender or any Lender, or the Transferees. The Debtor will not assign, sell, lease, transfer or otherwise dispose of, nor will the Debtor suffer or permit any of the same to occur with respect to the Collateral except as provided in Section 5.2 (b). The Debtor will not create, assume or suffer to exist any Lien on the Collateral other than Permitted Liens (as hereinafter defined) and the Debtor shall pay or discharge, at its own cost and expense, any and all claims, liens or charges other than Permitted Liens. As used herein, "Lien" shall mean any mortgage, pledge, security interest, encumbrance, lien or charge of any kind. As used herein, "Permitted Liens" shall mean:

(i) the Liens created by this Security Agreement and by the Equipment Leases;

(ii) the Liens arising from taxes, assessments or governmental charges or levies either not yet assessed or, if assessed not yet due or contested in good faith by appropriate proceedings (and for which adequate reserves have been made in the Debtor's books in accordance with GAAP consistently applied)

(iii) mechanics', materialmen's, suppliers', warehousemen's, workmen's, repairmen's, employees', or other like Liens arising by operation of law in the ordinary course of business for amounts which are either not yet due or are being contested in good faith by appropriate proceedings (and for which adequate reserves have been made in the Debtor's books in accordance with GAAP consistently applied or when required in order to pursue such proceedings, an adequate bond has been obtained) so long as such proceedings do not involve any danger of sale, forfeiture or loss, of Equipment; and

(iv) Liens arising out of judgments or awards against the Debtor which are being contested in good faith by appropriate proceedings (and for the payment of which an adequate bond has been obtained) and with respect to which there shall have been secured a stay of execution pending such appeal or proceedings for review, so long as such proceedings, in the judgment of the Lead Lender, do not involve any danger of sale, forfeiture or loss, of Equipment.

(b) The Debtor shall advise the Lead Lender promptly, in reasonable detail, of any Lien or claim made or asserted against any of the Collateral and of any event affecting the Lead Lender's security interest in the Collateral.

Section 3.4 Further Assurances. The Debtor will, at its own expense, do, execute, acknowledge and deliver all and every further acts, deeds, conveyances, transfers and assurances necessary for the perfection and maintenance of the perfection of the security interests in the Collateral, whether now owned or hereafter acquired, with the STB, pursuant to the UCC and ITA, and with the Registrar General of Canada pursuant to the Canada Transportation Act and as the Lead Lender or any Lender may consider necessary or desirable.

Section 3.5 Recordation and Filing.

(a) The Debtor will (x) cause this Security Agreement and any Security Agreement Supplements at all times to be executed, recorded and filed, at no expense to the Lead Lender or any Lender, with the STB and with the Registrar General of Canada, and all financing and continuation statements to be filed with the Secretary of State of the States of New Jersey and cause such documents and all similar notices required by applicable law to be filed in such other jurisdictions and with such other Federal, state, provincial or local government or agency thereof where the Lead Lender or any Lender deems it necessary or desirable to perfect, protect, or preserve its lien on the Collateral, in order to fully preserve and protect the rights of the Lead Lender and Lenders hereunder; and (y) at its own expense, furnish to the Lead Lender and Lenders promptly after the execution and delivery of any Security Agreement Supplement, opinions of: (i) Alvord & Alvord, special STB counsel to the Debtor, (iii) Aird & Berlis, special Canadian counsel to the Debtor; and such other counsel as the Lead Lender or any Lender may

reasonably request, which opinions shall be in form and substance reasonably satisfactory to the Required Lenders.

(b) The Debtor hereby authorizes the Lead Lender to take all action (including, without limitation, the filing of this Security Agreement and any Security Agreement Supplements and any Uniform Commercial Code Financing Statements or amendments thereto without the signature of the Debtor) which the Lead Lender or any Lender may deem necessary to perfect, protect, or preserve the liens and security interests created hereunder and to obtain the benefits of this Security Agreement.

Section 3.6 Power of Attorney.

(a) The Debtor does hereby irrevocably constitute and appoint the Lead Lender and its successors and assigns, upon the occurrence and during the continuance of an Event of Default, its true and lawful attorney with full power of substitution for it and in its name, place and stead, to ask, demand, collect, receive, receipt for and sue for any and all Equipment Lease Proceeds hereof with full power to settle, adjust or compromise any claim thereunder as fully as the Debtor could itself do, and to endorse the name of the Debtor on all instruments or commercial paper given in payment or in part payment thereof, and in its discretion to file any claim or take any other action or proceedings, either in its own name or in the name of the Debtor or otherwise, which the Lead Lender may deem necessary in its reasonable discretion to perfect, protect and preserve the right, title and interest of the Lead Lender in and to such Equipment Lease Proceeds and the security intended to be afforded hereby.

(b) The parties acknowledge that the powers conferred on the Lead Lender hereunder are solely to protect its interest in the Collateral and that anything herein contained to the contrary notwithstanding, neither the Lead Lender nor its successors or assigns shall have any duty, obligation or liability by reason of or arising out of this Security Agreement to make any inquiry as to the nature or sufficiency of, to present or file any claim with respect to, or to take any action to collect or enforce the payment of, any amounts to which it may be entitled at any time by virtue of this Security Agreement.

Section 3.7 Chief Executive Office. The chief executive office of the Debtor is located at 620 North Second Street, St. Charles, Missouri 63301 and all the records related to the Equipment and to the Equipment Leases are kept in said office. The Debtor shall give the Lead Lender thirty (30) days advance written notice of any change of such office address.

Section 3.8 Acquisition of Interest in the Equipment. The Debtor has acquired its interest in the Equipment for its own account and with its general corporate assets and no funds used to acquire any Item of Equipment have been furnished directly or indirectly out of the assets of or in connection with any employee benefit plan (or its related trust) or any separate account in which any employee benefit plan has any interest. As used in this paragraph, the terms "employee benefit plan" and "separate account" shall have the respective meanings assigned to them in ERISA.

Section 3.9 Actions Under the Equipment Leases.

(a) All the Equipment Leases are in full force and effect and are either in substantially the form of Exhibit A hereto or such other form as has been previously delivered to and approved by the Required Lenders, and the Debtor shall not enter into any agreement amending or supplementing any Equipment Lease in any material respect, execute any waiver or modification of, or consent to the non-compliance with, any material provision of any Equipment Lease, settle or compromise any material claim against any Equipment Lessee arising under any Equipment Lease, or submit or consent to the submission of any dispute difference or other matter arising under or in respect of any Equipment Lease to arbitration thereunder, in each instance, without the prior written consent of the Required Lenders.

(b) The Debtor shall comply, and use its reasonable efforts to cause each of the Lessees to comply, in all material respects, with all acts, rules, regulations and orders of any legislative, administrative or judicial body or official applicable to the Collateral or any part thereof, or to the operation of the Debtor's business (including all laws of the jurisdictions in which operations involving the Equipment may extend the interchange rules of the Association of American Railroads and all rules of the Interstate Commerce Commission) and the Registrar General of Canada; provided, however, that the Debtor may contest any acts, rules, regulations, orders and directions of such bodies or officials in any reasonable manner which will not, in the sole opinion of the Lead Lender materially adversely affect the Lead Lender's rights or the priority of its security interest in the Collateral.

Section 3.10 Right to Inspect the Collateral. The Debtor shall at any reasonable time, at the request of the Lead Lender or any Lender, cause the Collateral to be exhibited to the Lead Lender, such Lender (or persons designated by the Lead Lender or such Lender) for purposes of inspection, provided that the Equipment, will not be made available for inspection at any Equipment Lessee's facility.

Section 3.11 Reports. On or before the date hereof, and on or before March 1 and October 1 of each year (each a "Measuring Date"), commencing with March 1, 2002, the Debtor shall furnish to the Lead Lender and each of the Lenders an accurate statement (a) setting forth as at the preceding Measuring Date the amount, description and numbers of all Items of Equipment then covered by an Equipment Lease, the amount, description and numbers of all Items of Equipment that have suffered a Casualty Loss during the preceding calendar year or, in the case of the first such statement, since the date of this Security Agreement (specifying the dates of such Casualty Loss) or to the knowledge of the Debtor are then undergoing repairs (other than running repairs) or are then withdrawn from use pending repairs (other than running repairs) and such other information regarding the condition and state of repair of the Items of Equipment as the Lead Lender and any of the Lenders may reasonably request and (b) stating that, in the case of all Items of Equipment repainted or repaired during the period covered by such statement, the numbers and the marking required by Section 3.12 hereof and the Equipment Leases have been preserved or replaced. The Debtor shall keep proper books and records with respect to the Equipment and each Equipment Lease and the other Collateral covered thereby. The Lead Lender and each of the Lenders shall have the right (but not any obligation) by its agents to inspect the Items of Equipment and the Debtor's records with respect thereto (and the right to make extracts from and to receive from the Debtor true copies of such records relating to the Collateral other than the Equipment Leases except as otherwise provided herein) at such

reasonable times as the Lead Lender or such Lender may request during the continuance of this Security Agreement.

Section 3.12 Marking of Equipment.

(a) Debtor will cause each Item of Equipment to be kept numbered with the identifying number set forth in Schedule A hereto and, at the request of the Lead Lender if the Lead Lender determines that it is necessary in order to perfect, protect or preserve its first security interest in the Collateral, the Debtor shall keep and maintain plainly, distinctly, permanently and conspicuously marked on each side of each Item of Equipment, in letters not less than one inch in height, the words, "Ownership subject to a Security Agreement filed with the Surface Transportation Board." The Debtor shall not change, or permit to be changed, the identifying number of any Item of the Equipment except in accordance with a statement of new identifying numbers to be substituted therefor after the Lead Lender has been notified in writing and which statement shall be filed, recorded or deposited in all public offices where this Security Agreement shall have been filed, recorded or deposited. The Debtor shall forthwith furnish to the Lead Lender and the Lenders an opinion of such counsel and in form and substance satisfactory to the Lead Lender and the Lenders to the effect that such statement has been so filed, recorded and deposited, such filing, recordation and deposit will protect the Lead Lender's first Lien or security interests in such Items of Equipment and no further filing, recording, deposit or giving of notice with or to any other Federal, state or local government or agency thereof is necessary to perfect, protect, or preserve the security interest of the Lead Lender in such Items.

(b) Except as above provided, the Debtor will not allow the name of any Person (other than the Debtor) to be placed on the Item of Equipment as a designation that might be interpreted as a claim of ownership; provided, however, that the Debtor may permit the Equipment to be lettered with the names, trademarks, initials or other insignia customarily used by the user of such Equipment or its affiliates.

Section 3.13 Use of Equipment. The Equipment will be used by a lessee, a sublessee or user incorporated in the United States of America (or any State thereof or the District of Columbia) or Canada (or any Province thereof), only upon lines of railroad owned or operated by a railroad company or companies incorporated in the United States of America (or any State thereof or the District of Columbia) or Canada (or any Province thereof) or over lines upon which such railroad company or companies have trackage rights or rights for operation of their trains, and upon connecting with other carriers in the usual interchange of traffic in the continental United States and Canada, only upon and subject to all the terms and conditions of Equipment Leases.

## ARTICLE IV

### SPECIAL PROVISIONS CONCERNING LEASES

Section 4.1 Debtor's Rights Under Equipment Leases. Until the occurrence and continuance of an Event of Default, and subject to any limitations set forth herein or in the Loan

Agreement, the Debtor may exercise all of the Debtor's rights, powers, privileges and remedies under the Equipment Leases, including, without limitation, the right to receive any and all monies due or to become due under the Equipment Leases.

Section 4.2 Equipment Lease Location and Legend. The Debtor shall deliver all the original Equipment Leases to the Lead Lender (or its designated representative) and shall mark all Equipment Leases with the following language:

The rights and interests of ACF Industries, Incorporated under this Lease and all amendments, and riders hereto relating to certain railcars listed herein, and in such railcars, have been assigned to one or more financial institutions or banks listed on the page or pages at the end of this Lease and are subject to a first priority perfected security interest in favor of such financial institutions or banks or their agent. To the extent that this Lease constitutes chattel paper, no security interest in this Lease may be created or perfected through the transfer or possession of this counterpart.

The Lead Lender shall have the right from time to time to require the Debtor to mark on the page or pages at the end of the Equipment Leases describing the Equipment in which the Lead Lender has interests hereunder and require the Debtor to place notations of the Lead Lender's interests in the Collateral. The Lead Lender and each of the Lenders shall have the right from time to time to periodically audit the lease records of the Debtor as to the status of the Equipment and Equipment Leases.

## ARTICLE V

### COLLATERAL

Section 5.1 Possession of Collateral. So long as no Event of Default has occurred and is continuing, the Debtor and each Equipment Lessee party to an Equipment Lease shall be suffered and permitted to remain in full possession, enjoyment and control of the Collateral, excluding the originals of the Equipment Leases, and to manage, operate and use the Collateral and each part thereof with the rights and franchises pertaining to the Collateral; provided always that the possession, enjoyment, control and use of the Equipment shall at all times be subject to the observance and performance of this Security Agreement.

Section 5.2 Casualty Loss. In the event and at such time as any Equipment Lease is terminated or expires prior to the maturity of any Note (each, an "Expired Lease") and such Expired Lease is not renewed or replaced with a new Equipment Lease within one hundred and twenty (120) days (an "Off-Lease Event") or a Responsible Officer first has knowledge that any Item of Equipment, is destroyed, lost, stolen, irreparably damaged, or missing for a period in excess of thirty (30) days, taken by any governmental entity (including without limitation condemnation, confiscation, requisition, taking of title or use by any governmental entity) or otherwise becomes unusable in the business of the Debtor (such event or condition, a "Equipment Casualty Loss"), the Debtor shall inform the Lead Lender and each of the Lenders

of the Equipment Casualty Loss or the Off-Lease Event (each, a "Casualty Loss"), as the case may be, promptly, but in any event no later than thirty (30) days after the occurrence thereof.

## ARTICLE VI

### SECURED PARTY'S RIGHTS

Section 6.1 Secured Party's Rights. The Debtor agrees that when any Event of Default as defined in the Loan Agreement has occurred and is continuing, the Lead Lender shall have the rights, options, duties and remedies of a secured party, and the Debtor shall have the rights and duties of a debtor, under the ITA, under the Canada Transportation Act and under the UCC (regardless of whether such UCC or a law similar thereto has been enacted in a jurisdiction wherein the rights or remedies are asserted) as applicable, and the Lead Lender shall have the following rights and remedies:

(a) The Lead Lender shall have all the rights of a secured party under the ITA, under the Canada Transportation Act and under the UCC to enforce the security interests contained herein.

(b) The Lead Lender personally or by agents or attorneys, shall have the right (subject to compliance with any applicable mandatory legal requirements) to take immediate possession of the Collateral, or any portion thereof, and for that purpose may pursue the same wherever it may be found, and may enter any of the premises of the Debtor, with or without notice, demand, process of law or legal procedure, if this can be done without breach of the peace, and search for, take possession of, remove, keep and store the Collateral, or use and operate or lease the Collateral until sold, and the Debtor shall deliver, or cause to be delivered, possession of the Equipment to the Lead Lender or its agents where the same may be found or at such place or places as the Lead Lender may reasonably require. Notwithstanding anything hereunder to the contrary, so long as no Event of Default has occurred and is continuing unremedied, the original Equipment Leases delivered to the Debtor shall remain at the chief executive offices of the Debtor; provided, however, that in the event an Event of Default has occurred and is continuing, the Debtor shall provide to the Lead Lender the original Equipment Leases or, in case originals are not available because one or more lenders have an interest in leases reflected in the same document as such Equipment Leases, duplicate copies of the Equipment Leases and the Equipment Schedules to master Equipment Leases and, in all cases, all relevant information that the Lead Lender may request regarding all other leases and all other lenders, and if requested by all lenders with a security interest in any Equipment Lease, deliver such Equipment Leases to a trustee designated by the Lead Lender and all the other lenders.

(c) Any Collateral repossessed by the Lead Lender under or pursuant to this Section 6.1 may be sold, leased or otherwise disposed of under one or more contracts or as an entirety, and without the necessity of gathering at the place of sale the property to be sold, and in general in such manner, at such time or times, at such place or places and on such terms as the Lead Lender may, in compliance with any mandatory requirements of applicable law, determine to be commercially reasonable. Any of the Collateral may be sold, leased or otherwise disposed of, in the condition in which the same existed when taken by the Lead Lender or after any overhaul or



repair which the Lead Lender shall determine to be commercially reasonable. Any such disposition which shall be a private sale or other private proceedings permitted by such requirements shall be made upon not less than 10 days' written notice to Debtor specifying the times at which such disposition is to be made and the intended sale price or other consideration therefor. Any such disposition which shall be a public sale permitted by such requirements shall be made upon not less than 10 days' written notice to Debtor specifying the time and place of such sale and, in the absence of applicable requirements of law, shall be by public auction after publication of notice of such auction not less than 10 days prior thereto in two newspapers in general circulation in the City of New York. To the extent permitted by any such requirement of law, the Lead Lender for the ratable benefit of the Lenders, may itself bid for and become the purchaser of the Collateral or any item thereof, offered for sale in accordance with this Section without accountability to Debtor (except to the extent of surplus money received as provided in Section 6.3). In the payment of the purchase price therefor, the Lead Lender shall be entitled to have credit on account of the purchase price thereof of amounts owing to the Lead Lender and the Lenders on account of the indebtedness hereby secured and the Lead Lender may deliver the claims for interest on or principal of the Loans or other indebtedness hereby secured in lieu of cash up to the amount which would, upon distribution of the net proceeds of such sale, be payable thereon. If, under mandatory requirements of applicable law, the Lead Lender shall be required to make disposition of the Collateral within a period of time which does not permit the giving of notice to Debtor as hereinabove specified, the Lead Lender need give Debtor only such notice of disposition as shall be reasonably practicable in view of such mandatory requirements of applicable law.

(d) The Lead Lender may proceed to protect and enforce this Security Agreement by suit or suits or proceedings in equity, at law or in bankruptcy, and whether for the specific performance of any covenant or agreement herein contained or in execution or aid of any power herein, granted, or for foreclosure hereunder, or for the appointment of a receiver or receivers for the Collateral or any part thereof, for the recovery of judgment for the indebtedness hereby secured or for the enforcement of any other legal or equitable remedy available under applicable law.

Section 6.2 Effect of Sale. Any sale, whether under any power of sale hereby given or by virtue of judicial proceedings, shall operate to divest all right, title, interest, claim and demand whatsoever, either at law or in equity, of the Debtor in and to the property sold and shall be a perpetual bar, both at law and in equity, against the Debtor, its successors and assigns, and against any and all persons claiming the property sold, or any part thereof under, by or through the Debtor, its successors or assigns.

Section 6.3 Application of Sale Proceeds. The proceeds of any sale of the Collateral, or any part thereof, and the proceeds of any remedy hereunder shall be paid to and applied as follows:

(a) First, to the payment of all costs and expenses including those of foreclosure or suit, if any, and of such sale, and of all proper expenses, liability and advances, including legal expenses and reasonable attorneys' fees, incurred or made hereunder, under the Notes, or under the Loan Agreement, the Guaranty or the other Loan Documents, by the Lead Lender and any of the Lenders;

(b) Second, to the payment of the amounts then owing or unpaid in respect of the Debtor's Notes and any other amounts owed to the Lenders in respect of the Debtor in accordance with the provisions of the Loan Documents;

(c) Third, to the payment of the amounts then owing or unpaid in respect of that certain Guaranty dated the date hereof executed by Debtor in favor of Lenders; and

(d) Fourth, to the payment of the surplus, if any, to the Debtor, its successors and assigns, or to whosoever may be lawfully entitled to receive the same; provided, however that no proceeds shall be paid to the Debtor, its successors or assigns so long as the Debtor has any potential liability under its Guaranty including, without limitation, in respect of amounts outstanding to Lenders by any of the other Borrowers under the Loan Agreement.

**Section 6.4 Discontinuance of Remedies.** In case the Lead Lender shall have proceeded to enforce any right under this Security Agreement by foreclosure, sale, entry or otherwise, and such proceedings shall have been discontinued or abandoned for any reason or shall have been determined adversely, then, and in every such case, the Debtor, the Lead Lender and the Lenders shall be restored to their former respective positions and rights hereunder with respect to the property subject to the security interest created under this Security Agreement.

**Section 6.5 Cumulative Remedies.** No delay or omission of the Lead Lender or any Lender to exercise any right or power arising from any default on the part of the Debtor, shall exhaust or impair any such right or power or prevent its exercise during the continuance of such default. No waiver by the Lead Lender or any of the Lenders of any such default, whether such waiver be full or partial, shall extend to or be taken to affect any subsequent default, or to impair the rights resulting therefrom except as may be otherwise provided herein. The Lead Lender and the Lenders may exercise any one of more or all of the remedies hereunder and no remedy is intended to be exclusive of any other remedy but each and every remedy shall be cumulative and in addition to any and every other remedy given hereunder or otherwise existing now or hereafter at law or in equity; nor shall the giving, taking or enforcement of any other or additional security, collateral or guaranty for the payment of the indebtedness secured under this Security Agreement operate to prejudice, waive or affect the security of this Security Agreement or any rights, powers or remedies hereunder, nor shall the Lead Lender or the Lenders be required to first look to, enforce or exhaust such other or additional security, collateral or guaranties.

**Section 6.6 Costs and Expenses.** Any and all reasonable fees, costs and expenses, of whatever kind or nature, including the reasonable attorneys' fees and legal expenses incurred by the Lead Lender and any of the Lenders, in connection with the preparation of this Security Agreement and all other documents relating hereto and the consummation of this transaction, the filing or recording of financing statements and other documents (including all taxes in connection with the filing and recording of such documents) in public offices, the payment or discharge of any taxes relating to the Collateral or imposed upon the Debtor, insurance premiums, encumbrances or otherwise protecting, maintaining or preserving the Collateral, or the enforcing, foreclosing, retaking, holding, storing, processing, selling or otherwise realizing upon the Collateral and the Lead Lender's security interest therein, whether through judicial

proceedings or otherwise, or in defending or prosecuting any actions or proceedings arising out of or related to the transaction to which this Security Agreement relates, shall be borne and paid by the Debtor on demand by the Lead Lender or any Lender and until so paid shall be added to the principal amount of the Obligations and shall bear interest at the Default Rate prescribed in the Loan Agreement.

## ARTICLE VII

### MISCELLANEOUS

Section 7.1 Successors and Assigns. Whenever any of the parties hereto is referred to, such reference shall be deemed to include the successors and assigns of such party; and all the covenants, promises and agreements in this Security Agreement contained by or on behalf of the Debtor or by or on behalf of the Lead Lender shall bind and inure to the benefit of the successors and assigns of such parties whether so expressed or not.

Section 7.2 Entire Agreement. This Security Agreement, together with the Loan Agreement, the Schedule and other agreements referred to herein, constitute the entire understanding between the parties with respect to the subject matter hereof. All prior agreements, understandings, representations, warranties and negotiations, if any, are merged into this Security Agreement, and this Security Agreement is the entire agreement between the Debtor, the Lead Lender and the Lenders relating to the subject matter hereof. This Security Agreement cannot be changed or terminated orally.

Section 7.3 Partial Invalidity. The unenforceability or invalidity of any provision or provisions of this Security Agreement shall not render any other provision or provisions herein contained unenforceable or invalid.

Section 7.4 Notices. All notices and communications provided for herein shall be given to such parties, at such addresses and in such manner as is provided in the Loan Agreement.

Section 7.5 Termination. Upon the payment and performance in full of all of the Obligations, the Lead Lender shall (i) deliver the originals of the Equipment Leases to the Debtor, and (ii) at the Debtor's expense, execute and deliver to the Debtor all Uniform Commercial Code termination statements and such similar documents or proper instrument or instruments which the Debtor shall reasonably request to release all of the Collateral including releases in recordable form under the ITA and the Canada Transportation Act.

Section 7.6 GOVERNING LAW. THIS SECURITY AGREEMENT SHALL BE DEEMED TO HAVE BEEN MADE UNDER, CONSTRUED IN ACCORDANCE WITH AND GOVERNED BY THE LAWS OF THE STATE OF NEW YORK WITHOUT REGARD TO THE LAW OF CONFLICT OF LAWS; PROVIDED, HOWEVER, THAT THE PARTIES SHALL BE ENTITLED TO ALL RIGHTS CONFERRED BY 49 U.S.C. SECTION 11303 AND SUCH ADDITIONAL RIGHTS, ARISING OUT OF THE FILING, RECORDING OR DEPOSIT HEREOF, IF ANY.

Section 7.7 Submission to Jurisdiction. DEBTOR IRREVOCABLY SUBMITS TO THE NONEXCLUSIVE JURISDICTION OF ANY NEW YORK STATE COURT OR ANY UNITED STATES OF AMERICA COURT SITTING IN THE SOUTHERN DISTRICT OF NEW YORK, AS LENDER MAY ELECT, IN ANY SUIT, ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT. DEBTOR HEREBY IRREVOCABLY AGREES THAT ALL CLAIMS IN RESPECT TO SUCH SUIT, ACTION OR PROCEEDING MAY BE HELD AND DETERMINED IN ANY OF SUCH COURTS. DEBTOR IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY LAW, ANY OBJECTION WHICH DEBTOR MAY NOW OR HEREAFTER HAVE TO THE LAYING OF VENUE OF ANY SUCH SUIT, ACTION OR PROCEEDING BROUGHT IN ANY SUCH COURT, AND DEBTOR FURTHER IRREVOCABLY WAIVES ANY CLAIM THAT SUCH SUIT, ACTION OR PROCEEDING BROUGHT IN ANY SUCH COURT HAS BEEN BROUGHT IN AN INCONVENIENT FORUM. DEBTOR HEREBY EXPRESSLY WAIVES ALL RIGHTS OF ANY OTHER JURISDICTION WHICH DEBTOR MAY NOW OR HEREAFTER HAVE BY REASON OF ITS PRESENT OR SUBSEQUENT DOMICILE. DEBTOR AUTHORIZES THE SERVICE OF PROCESS UPON DEBTOR BY REGISTERED MAIL SENT TO DEBTOR AT ITS ADDRESS SET FORTH IN SECTION 9.2 OF THE LOAN AGREEMENT.

Section 7.8 Counterparts. This Security Agreement may be executed, acknowledged and delivered in any number of counterparts, each of such counterparts constituting an original but all together constituting only one Security Agreement.

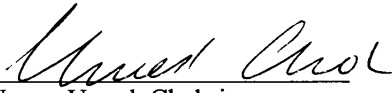
Section 7.9 Headings. Any headings or captions preceding the text of the several sections hereof are intended solely for convenience of reference and shall not constitute a part of this Security Agreement nor shall they affect its meaning, construction or effect.

Section 7.10 Waiver of Jury Trial. BY ITS SIGNATURE BELOW WRITTEN EACH PARTY HERETO IRREVOCABLY WAIVES ALL RIGHT TO A TRIAL BY JURY IN ANY ACTION, PROCEEDING OR COUNTERCLAIM ARISING OUT OF OR RELATING TO THIS SECURITY AGREEMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY.

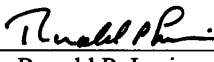
[Signature Page Follows]

IN WITNESS WHEREOF, the parties hereto have executed this Security Agreement as of the day and year first above written.

ACF INDUSTRIES, INCORPORATED,  
as Debtor

By   
Name: Umesh Choksi  
Title: Treasurer

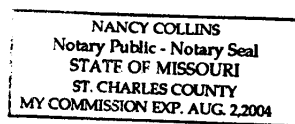
VEGAS FINANCIAL CORP.,  
as Lead Lender

By   
Name: Ronald P. Lurie  
Title: Vice President-  
Administration

[Signature Page to Security Agreement]

STATE OF MISSOURI                    )  
  ) ss.:  
COUNTY OF ST. CHARLES            )

On this 15<sup>th</sup> day of October, 2001, before me, personally appeared Umesh Choksi to me personally known, who being by me duly sworn, says that he is the Treasurer of ACF Industries, Incorporated, that the foregoing instrument was signed on the date hereof on behalf of said corporation by authority of its Board of Directors; and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

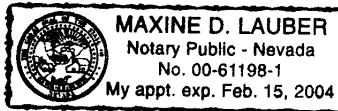


Nancy Collins  
Notary Public

STATE OF NEVADA                    )  
  ) ss.:  
CLARK COUNTY                     )

On this 11<sup>th</sup> day of October, 2001, before me, personally appeared Ronald P. Lurie to me personally known, who being by me duly sworn, says that he is the Vice President of Administration of Vegas Financial Corp., that the foregoing instrument was signed on the date hereof on behalf of said corporation by authority of its Board of Directors; and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

Maxine D. Lauber  
Notary Public



Schedule A



Lessee	Contract	Rptg Mark	Car Number
AKZO NOBEL CHEMICALS INC	45100068	SHPX	221214
AKZO NOBEL CHEMICALS INC	45100068	SHPX	221215
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204749
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204750
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204751
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204752
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204753
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204754
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204755
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204756
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204757
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204758
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204759
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204760
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204761
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204762
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204763
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204764
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204765
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204766
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204767
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204768
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204769
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204770
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204771
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204772
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204773
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204774
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204775
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204776
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204777
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204778
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204779
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204780
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204781
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204782
BP AMOCO CHEMICAL COMPANY	7789	SHPX	204783
CARGILL INC.	7776	SHPX	204645
CARGILL INC.	7776	SHPX	204646
CARGILL INC.	7776	SHPX	204647
CARGILL INC.	7776	SHPX	204648
CARGILL INC.	7776	SHPX	204649
CARGILL INC.	7776	SHPX	204650
CARGILL INC.	7776	SHPX	204651
CARGILL INC.	7776	SHPX	204652
CARGILL INC.	7776	SHPX	204653
CARGILL INC.	7776	SHPX	204654
CARGILL INC.	7776	SHPX	204655
CARGILL INC.	7776	SHPX	204656

Lessee	Contract	Rptg Mark	Car Number
CARGILL INC.	7776	SHPX	204657
CARGILL INC.	7776	SHPX	204658
CARGILL INC.	7776	SHPX	204659
CARGILL INC.	7776	SHPX	204660
CARGILL INC.	7776	SHPX	204661
CARGILL INC.	7776	SHPX	204662
CARGILL INC.	7776	SHPX	204663
CARGILL INC.	7776	SHPX	204664
DOW CHEMICAL COMP	15220098	SHPX	204269
DOW CHEMICAL COMP	15220098	SHPX	204270
DOW CHEMICAL COMP	15220098	SHPX	204271
DOW CHEMICAL COMP	15220098	SHPX	204272
DOW CHEMICAL COMP	15220098	SHPX	204273
DOW CHEMICAL COMP	15220098	SHPX	204274
DOW CHEMICAL COMP	15220098	SHPX	204275
DOW CHEMICAL COMP	15220098	SHPX	204276
DOW CHEMICAL COMP	15220098	SHPX	204277
DOW CHEMICAL COMP	15220098	SHPX	204278
DOW CHEMICAL COMP	15220098	SHPX	204279
DOW CHEMICAL COMP	15220098	SHPX	204280
DOW CHEMICAL COMP	15220098	SHPX	204281
DOW CHEMICAL COMP	15220098	SHPX	204282
DOW CHEMICAL COMP	15220098	SHPX	204283
DOW CHEMICAL COMP	15220098	SHPX	204284
DOW CHEMICAL COMP	15220098	SHPX	204285
DOW CHEMICAL COMP	15220098	SHPX	204286
DOW CHEMICAL COMP	15220098	SHPX	204287
DOW CHEMICAL COMP	15220098	SHPX	204288
DOW CHEMICAL COMP	15220098	SHPX	204289
DOW CHEMICAL COMP	15220098	SHPX	204290
DOW CHEMICAL COMP	15220098	SHPX	204291
DOW CHEMICAL COMP	15220098	SHPX	204292
DOW CHEMICAL COMP	15220098	SHPX	204293
DOW CHEMICAL COMP	15220098	SHPX	204294
DOW CHEMICAL COMP	15220098	SHPX	204295
DOW CHEMICAL COMP	15220098	SHPX	204296
DOW CHEMICAL COMP	15220098	SHPX	204297
DOW CHEMICAL COMP	15220098	SHPX	204298
DOW CHEMICAL COMP	15220098	SHPX	204299
DOW CHEMICAL COMP	15220098	SHPX	204300
DOW CHEMICAL COMP	15220098	SHPX	204301
DOW CHEMICAL COMP	15220098	SHPX	204302
DOW CHEMICAL COMP	15220098	SHPX	204303
DOW CHEMICAL COMP	15220098	SHPX	204304
DOW CHEMICAL COMP	15220098	SHPX	204305
DOW CHEMICAL COMP	15220098	SHPX	204306
DOW CHEMICAL COMP	15220098	SHPX	204307
DOW CHEMICAL COMP	15220098	SHPX	204308
DOW CHEMICAL COMP	15220098	SHPX	204309

Lessee	Contract	Rptg Mark	Car Number
DOW CHEMICAL COMP	15220098	SHPX	204310
DOW CHEMICAL COMP	15220098	SHPX	204311
DOW CHEMICAL COMP	15220098	SHPX	204312
DOW CHEMICAL COMP	15220098	SHPX	204313
DOW CHEMICAL COMP	15220098	SHPX	204314
DOW CHEMICAL COMP	15220098	SHPX	204315
DOW CHEMICAL COMP	15220098	SHPX	204316
DOW CHEMICAL COMP	15220098	SHPX	204317
DOW CHEMICAL COMP	15220098	SHPX	204318
DOW CHEMICAL COMP	15220098	SHPX	204319
DOW CHEMICAL COMP	15220098	SHPX	204320
DOW CHEMICAL COMP	15220098	SHPX	204321
DOW CHEMICAL COMP	15220098	SHPX	204322
DOW CHEMICAL COMP	15220098	SHPX	204323
DOW CHEMICAL COMP	15220098	SHPX	204324
DOW CHEMICAL COMP	15220098	SHPX	204325
DOW CHEMICAL COMP	15220098	SHPX	204326
DOW CHEMICAL COMP	15220098	SHPX	204327
DOW CHEMICAL COMP	15220098	SHPX	204328
DOW CHEMICAL COMP	15220098	SHPX	204329
DOW CHEMICAL COMP	15220098	SHPX	204330
DOW CHEMICAL COMP	15220098	SHPX	204331
DOW CHEMICAL COMP	15220098	SHPX	204332
DOW CHEMICAL COMP	15220098	SHPX	204333
DOW CHEMICAL COMP	15220098	SHPX	204334
DOW CHEMICAL COMP	15220098	SHPX	204335
DOW CHEMICAL COMP	15220098	SHPX	204336
DOW CHEMICAL COMP	15220098	SHPX	204337
DOW CHEMICAL COMP	15220098	SHPX	204338
DOW CHEMICAL COMP	15220098	SHPX	204339
DOW CHEMICAL COMP	15220098	SHPX	204340
DOW CHEMICAL COMP	15220098	SHPX	204341
DOW CHEMICAL COMP	15220098	SHPX	204342
DOW CHEMICAL COMP	15220098	SHPX	204343
DOW CHEMICAL COMP	15220098	SHPX	204344
DOW CHEMICAL COMP	15220098	SHPX	204345
DOW CHEMICAL COMP	15220098	SHPX	204346
DOW CHEMICAL COMP	15220098	SHPX	204347
DOW CHEMICAL COMP	15220098	SHPX	204348
GOODYEAR TIRE AND RUBBER	7710	SHPX	204265
GOODYEAR TIRE AND RUBBER	7710	SHPX	204266
GOODYEAR TIRE AND RUBBER	7710	SHPX	204267
GOODYEAR TIRE AND RUBBER	7710	SHPX	204268
HERITAGE PLASTICS, INC.	7645	ACFX	39401
HUNTSMAN POLYMERS CORP	75760003	SHPX	464035
HUNTSMAN POLYMERS CORP	75760003	SHPX	464038
HUNTSMAN POLYMERS CORP	75760003	SHPX	464039
HUNTSMAN POLYMERS CORP	75760003	SHPX	464040
HUNTSMAN POLYMERS CORP	75760003	SHPX	464044

Lessee	Contract	Rptg Mark	Car Number
HUNTSMAN POLYMERS CORP	75760003	SHPX	464045
HUNTSMAN POLYMERS CORP	75760003	SHPX	464046
HUNTSMAN POLYMERS CORP	75760003	SHPX	464048
HUNTSMAN POLYMERS CORP	75760003	SHPX	464049
HUNTSMAN POLYMERS CORP	75760003	SHPX	464051
HUNTSMAN POLYMERS CORP	75760003	SHPX	464052
HUNTSMAN POLYMERS CORP	75760003	SHPX	464053
HUNTSMAN POLYMERS CORP	75760003	SHPX	464054
HUNTSMAN POLYMERS CORP	75760003	SHPX	464055
HUNTSMAN POLYMERS CORP	75760003	SHPX	464057
HUNTSMAN POLYMERS CORP	75760003	SHPX	464058
HUNTSMAN POLYMERS CORP	75760003	SHPX	464059
HUNTSMAN POLYMERS CORP	75760003	SHPX	464060
HUNTSMAN POLYMERS CORP	75760003	SHPX	464061
HUNTSMAN POLYMERS CORP	75760003	SHPX	464062
HUNTSMAN POLYMERS CORP	75760003	SHPX	464063
HUNTSMAN POLYMERS CORP	75760003	SHPX	464064
HUNTSMAN POLYMERS CORP	75760003	SHPX	464065
HUNTSMAN POLYMERS CORP	75760003	SHPX	464066
HUNTSMAN POLYMERS CORP	75760003	SHPX	464067
HUNTSMAN POLYMERS CORP	75760003	SHPX	464068
HUNTSMAN POLYMERS CORP	75760003	SHPX	464069
HUNTSMAN POLYMERS CORP	75760003	SHPX	464070
HUNTSMAN POLYMERS CORP	75760003	SHPX	464071
HUNTSMAN POLYMERS CORP	75760003	SHPX	464072
HUNTSMAN POLYMERS CORP	75760003	SHPX	464073
HUNTSMAN POLYMERS CORP	75760003	SHPX	464074
HUNTSMAN POLYMERS CORP	75760003	SHPX	464075
HUNTSMAN POLYMERS CORP	75760003	SHPX	464076
HUNTSMAN POLYMERS CORP	75760003	SHPX	464077
HUNTSMAN POLYMERS CORP	75760003	SHPX	464078
HUNTSMAN POLYMERS CORP	75760003	SHPX	464079
HUNTSMAN POLYMERS CORP	75760003	SHPX	464080
HUNTSMAN POLYMERS CORP	75760003	SHPX	464081
HUNTSMAN POLYMERS CORP	75760003	SHPX	464082
HUNTSMAN POLYMERS CORP	75760003	SHPX	464083
HUNTSMAN POLYMERS CORP	75760003	SHPX	464084
HUNTSMAN POLYMERS CORP	75760003	SHPX	464085
HUNTSMAN POLYMERS CORP	75760003	SHPX	464086
HUNTSMAN POLYMERS CORP	75760003	SHPX	464087
HUNTSMAN POLYMERS CORP	75760003	SHPX	464088
HUNTSMAN POLYMERS CORP	75760003	SHPX	464089
HUNTSMAN POLYMERS CORP	75760003	SHPX	464090
HUNTSMAN POLYMERS CORP	75760003	SHPX	464091
HUNTSMAN POLYMERS CORP	75760003	SHPX	464092
HUNTSMAN POLYMERS CORP	75760003	SHPX	464093
HUNTSMAN POLYMERS CORP	75760003	SHPX	464094
HUNTSMAN POLYMERS CORP	75760003	SHPX	464095
HUNTSMAN POLYMERS CORP	75760003	SHPX	464096

Lessee	Contract	Rptg Mark	Car Number
HUNTSMAN POLYMERS CORP	75760003	SHPX	464097
HUNTSMAN POLYMERS CORP	75760003	SHPX	464098
HUNTSMAN POLYMERS CORP	75760003	SHPX	464099
HUNTSMAN POLYMERS CORP	75760003	SHPX	464100
HUNTSMAN POLYMERS CORP	75760003	SHPX	464101
HUNTSMAN POLYMERS CORP	75760003	SHPX	464102
HUNTSMAN POLYMERS CORP	75760003	SHPX	464103
IMERYS PIGMENTS AND ADD	56190049	ACFX	57723
IMERYS PIGMENTS AND ADD	56190049	ACFX	57729
IMERYS PIGMENTS AND ADD	56190049	ACFX	57733
IMERYS PIGMENTS AND ADD	56190049	ACFX	57741
IMERYS PIGMENTS AND ADD	56190049	ACFX	57751
IMERYS PIGMENTS AND ADD	56190049	ACFX	57914
IMERYS PIGMENTS AND ADD	56190049	ACFX	57917
IMERYS PIGMENTS AND ADD	56190049	ACFX	57925
IMERYS PIGMENTS AND ADD	56190049	ACFX	58241
IMERYS PIGMENTS AND ADD	56190049	ACFX	58615
INTERSTATE BRANDS CO	7695	SHPX	43679
INTERSTATE BRANDS CO	7695	SHPX	43680
INTERSTATE BRANDS CO	7695	SHPX	43681
INTERSTATE BRANDS CO	7695	SHPX	43682
INTERSTATE BRANDS CO	7695	SHPX	43683
INTERSTATE BRANDS CO	7695	SHPX	43684
INTERSTATE BRANDS CO	7695	SHPX	43685
INTERSTATE BRANDS CO	7695	SHPX	43686
INTERSTATE BRANDS CO	7695	SHPX	43687
INTERSTATE BRANDS CO	7695	SHPX	43688
INTERSTATE BRANDS CO	7695	SHPX	43689
INTERSTATE BRANDS CO	7695	SHPX	43690
INTERSTATE BRANDS CO	7695	SHPX	43691
INTERSTATE BRANDS CO	7695	SHPX	43692
INTERSTATE BRANDS CO	7695	SHPX	43693
INTERSTATE BRANDS CO	7695	SHPX	43694
INTERSTATE BRANDS CO	7695	SHPX	43695
INTERSTATE BRANDS CO	7695	SHPX	43696
INTERSTATE BRANDS CO	7695	SHPX	43697
INTERSTATE BRANDS CO	7695	SHPX	43698
INTERSTATE BRANDS CO	7695	SHPX	43699
INTERSTATE BRANDS CO	7695	SHPX	43700
INTERSTATE BRANDS CO	7695	SHPX	43701
INTERSTATE BRANDS CO	7695	SHPX	43702
INTERSTATE BRANDS CO	7695	SHPX	43703
INTERSTATE BRANDS CO	7695	SHPX	43704
INTERSTATE BRANDS CO	7695	SHPX	43705
INTERSTATE BRANDS CO	7695	SHPX	43706
INTERSTATE BRANDS CO	7695	SHPX	43707
INTERSTATE BRANDS CO	7695	SHPX	43708
INTERSTATE BRANDS CO	7695	SHPX	43709
INTERSTATE BRANDS CO	7695	SHPX	43710

Lessee	Contract	Rptg Mark	Car Number
INTERSTATE BRANDS CO	7695	SHPX	43711
INTERSTATE BRANDS CO	7695	SHPX	43712
JM HUBER CORP	72280004	SHPX	300001
JM HUBER CORP	72280004	SHPX	300002
JM HUBER CORP	72280004	SHPX	300003
JM HUBER CORP	72280004	SHPX	300004
JM HUBER CORP	72280004	SHPX	300005
JM HUBER CORP	72280004	SHPX	300006
JM HUBER CORP	72280004	SHPX	300007
JM HUBER CORP	72280004	SHPX	300008
JM HUBER CORP	72280004	SHPX	300009
JM HUBER CORP	72280004	SHPX	300010
JM HUBER CORP	72280004	SHPX	300011
JM HUBER CORP	72280004	SHPX	300012
JM HUBER CORP	72280004	SHPX	300013
JM HUBER CORP	72280004	SHPX	300014
JM HUBER CORP	72280004	SHPX	300015
JM HUBER CORP	72280004	SHPX	300016
JM HUBER CORP	72280004	SHPX	300017
JM HUBER CORP	72280004	SHPX	300018
JM HUBER CORP	72280004	SHPX	300019
JM HUBER CORP	72280004	SHPX	300020
JM HUBER CORP	72280004	SHPX	300021
JM HUBER CORP	72280004	SHPX	300022
JM HUBER CORP	72280004	SHPX	300023
JM HUBER CORP	72280004	SHPX	300024
JM HUBER CORP	72280004	SHPX	300025
JM HUBER CORP	72280004	SHPX	300026
JM HUBER CORP	72280004	SHPX	300027
JM HUBER CORP	72280004	SHPX	300028
JM HUBER CORP	72280004	SHPX	300029
JM HUBER CORP	72280004	SHPX	300030
JM HUBER CORP	72280004	SHPX	300031
JM HUBER CORP	72280004	SHPX	300032
JM HUBER CORP	72280004	SHPX	300033
JM HUBER CORP	72280004	SHPX	300034
JM HUBER CORP	72280004	SHPX	300035
JM HUBER CORP	72280004	SHPX	300036
JM HUBER CORP	72280004	SHPX	300037
JM HUBER CORP	72280004	SHPX	300038
JM HUBER CORP	72280004	SHPX	300039
JM HUBER CORP	72280004	SHPX	300040
JM HUBER CORP	72280004	SHPX	300041
JM HUBER CORP	72280004	SHPX	300042
JM HUBER CORP	72280004	SHPX	300043
JM HUBER CORP	72280004	SHPX	300044
JM HUBER CORP	72280004	SHPX	300045
JM HUBER CORP	72280004	SHPX	300046
JM HUBER CORP	72280004	SHPX	300047

Lessee	Contract	Rptg Mark	Car Number
JM HUBER CORP	72280004	SHPX	300048
JM HUBER CORP	72280004	SHPX	300049
JM HUBER CORP	72280004	SHPX	300050
JM HUBER CORP	72280004	SHPX	300051
JM HUBER CORP	72280004	SHPX	300052
JM HUBER CORP	72280004	SHPX	300053
JM HUBER CORP	72280004	SHPX	300054
JM HUBER CORP	72280004	SHPX	300055
JM HUBER CORP	72280004	SHPX	300056
JM HUBER CORP	72280004	SHPX	300057
JM HUBER CORP	72280004	SHPX	300058
JM HUBER CORP	72280004	SHPX	300059
JM HUBER CORP	72280004	SHPX	300060
JM HUBER CORP	72280004	SHPX	300061
JM HUBER CORP	72280004	SHPX	300062
JM HUBER CORP	72280004	SHPX	300063
JM HUBER CORP	72280004	SHPX	300064
JM HUBER CORP	72280004	SHPX	300065
JM HUBER CORP	72280004	SHPX	300066
JM HUBER CORP	72280004	SHPX	300067
JM HUBER CORP	72280004	SHPX	300068
JM HUBER CORP	72280004	SHPX	300069
JM HUBER CORP	72280004	SHPX	300070
JM HUBER CORP	72280004	SHPX	300071
JM HUBER CORP	72280004	SHPX	300072
JM HUBER CORP	72280004	SHPX	300073
JM HUBER CORP	72280004	SHPX	300074
JM HUBER CORP	72280004	SHPX	300075
JM HUBER CORP	72280004	SHPX	300076
JM HUBER CORP	72280004	SHPX	300077
JM HUBER CORP	72280004	SHPX	300078
JM HUBER CORP	72280004	SHPX	300079
JM HUBER CORP	72280004	SHPX	300080
JM HUBER CORP	72280004	SHPX	300081
JM HUBER CORP	72280004	SHPX	300082
JM HUBER CORP	72280004	SHPX	300083
JM HUBER CORP	72280004	SHPX	300084
JM HUBER CORP	72280004	SHPX	300085
JM HUBER CORP	72280004	SHPX	300086
JM HUBER CORP	72280004	SHPX	300087
JM HUBER CORP	72280004	SHPX	300088
JM HUBER CORP	72280004	SHPX	300089
JM HUBER CORP	72280004	SHPX	300090
JM HUBER CORP	72280004	SHPX	300092
JM HUBER CORP	72280004	SHPX	300094
LCI LIMITED	77280001	SHPX	204516
LCI LIMITED	77280001	SHPX	204517
LCI LIMITED	77280001	SHPX	204518
LCI LIMITED	77280001	SHPX	204519

Lessee	Contract	Rptg Mark	Car Number
LCI LIMITED	77280001	SHPX	204520
LCI LIMITED	77280001	SHPX	204521
LCI LIMITED	77280001	SHPX	204522
LCI LIMITED	77280001	SHPX	204523
LCI LIMITED	77280001	SHPX	204524
LCI LIMITED	77280001	SHPX	204525
LCI LIMITED	77280001	SHPX	204526
LCI LIMITED	77280001	SHPX	204527
LCI LIMITED	77280001	SHPX	204528
LCI LIMITED	77280001	SHPX	204529
LCI LIMITED	77280001	SHPX	204530
LCI LIMITED	77280001	SHPX	204531
LCI LIMITED	77280001	SHPX	204532
LCI LIMITED	77280001	SHPX	204533
LCI LIMITED	77280001	SHPX	204534
LCI LIMITED	77280001	SHPX	204535
LCI LIMITED	77280001	SHPX	204536
LCI LIMITED	77280001	SHPX	204537
LCI LIMITED	77280001	SHPX	204538
LCI LIMITED	77280001	SHPX	204539
LCI LIMITED	77280001	SHPX	204540
LCI LIMITED	77280001	SHPX	204541
LCI LIMITED	77280001	SHPX	204542
LCI LIMITED	77280001	SHPX	204543
LCI LIMITED	77280001	SHPX	204544
LCI LIMITED	77280001	SHPX	204545
LCI LIMITED	77280001	SHPX	204546
LCI LIMITED	77280001	SHPX	204547
LCI LIMITED	77280001	SHPX	204548
LYONDELL CHEMICAL WORLDWIDE	77320002	SHPX	204038
LYONDELL CHEMICAL WORLDWIDE	77320002	SHPX	204043
LYONDELL CHEMICAL WORLDWIDE	77320002	SHPX	204044
LYONDELL CHEMICAL WORLDWIDE	77320002	SHPX	204048
LYONDELL CHEMICAL WORLDWIDE	77320002	SHPX	204069
LYONDELL CHEMICAL WORLDWIDE	77320002	SHPX	204071
LYONDELL CHEMICAL WORLDWIDE	77320002	SHPX	204073
LYONDELL CHEMICAL WORLDWIDE	77320002	SHPX	204074
LYONDELL CHEMICAL WORLDWIDE	77320002	SHPX	204076
LYONDELL CHEMICAL WORLDWIDE	77320002	SHPX	204077
LYONDELL CHEMICAL WORLDWIDE	77320002	SHPX	204078
LYONDELL CHEMICAL WORLDWIDE	77320002	SHPX	204079
LYONDELL CHEMICAL WORLDWIDE	77320002	SHPX	204081
LYONDELL CHEMICAL WORLDWIDE	77320002	SHPX	204082
LYONDELL CHEMICAL WORLDWIDE	77320002	SHPX	204084
LYONDELL CHEMICAL WORLDWIDE	77320002	SHPX	204085
LYONDELL CHEMICAL WORLDWIDE	77320002	SHPX	204086
LYONDELL CHEMICAL WORLDWIDE	77320002	SHPX	204087
MARSULEX INC	66040004	SHPX	204449
MARSULEX INC	66040004	SHPX	204450



Lessee	Contract	Rptg Mark	Car Number
MARSULEX INC	66040004	SHPX	204451
MARSULEX INC	66040004	SHPX	204452
MARSULEX INC	66040004	SHPX	204453
MARSULEX INC	66040004	SHPX	204454
MONSANTO COMPANY	7696	SHPX	454309
MONSANTO COMPANY	7696	SHPX	454322
MONSANTO COMPANY	7696	SHPX	454329
MONSANTO COMPANY	7696	SHPX	454330
MONSANTO COMPANY	7696	SHPX	454332
MONSANTO COMPANY	7696	SHPX	454333
MONSANTO COMPANY	7696	SHPX	454334
MONSANTO COMPANY	7722	SHPX	204054
MONSANTO COMPANY	7722	SHPX	204088
NATIONAL STARCH AND CHE	7683	ACFX	42518
NATIONAL STARCH AND CHE	7683	ACFX	42519
NATIONAL STARCH AND CHE	7683	ACFX	42520
NATIONAL STARCH AND CHE	7683	ACFX	42521
NATIONAL STARCH AND CHE	7683	ACFX	42522
NATIONAL STARCH AND CHE	7683	ACFX	42523
NATIONAL STARCH AND CHE	7683	ACFX	42524
NATIONAL STARCH AND CHE	7683	ACFX	42525
NATIONAL STARCH AND CHE	7683	ACFX	42526
NATIONAL STARCH AND CHE	7683	ACFX	42527
NATIONAL STARCH AND CHE	7683	ACFX	42528
NATIONAL STARCH AND CHE	7683	ACFX	42529
NATIONAL STARCH AND CHE	7676	ACFX	42531
NATIONAL STARCH AND CHE	7683	ACFX	42532
NATIONAL STARCH AND CHE	7683	ACFX	45061
NATIONAL STARCH AND CHE	7683	ACFX	45063
NEXEN CHEMICALS CANADA INC	63040021	SHPX	204567
NEXEN CHEMICALS CANADA INC	63040021	SHPX	204568
NEXEN CHEMICALS CANADA INC	63040021	SHPX	204569
NEXEN CHEMICALS CANADA INC	63040021	SHPX	204570
NEXEN CHEMICALS CANADA INC	63040021	SHPX	204571
NEXEN CHEMICALS CANADA INC	63040021	SHPX	204572
NEXEN CHEMICALS CANADA INC	63040021	SHPX	204573
NEXEN CHEMICALS CANADA INC	63040021	SHPX	204574
NEXEN CHEMICALS CANADA INC	63040021	SHPX	204575
NEXEN CHEMICALS CANADA INC	63040021	SHPX	204576
NOVELL POLYMERS	71240004	ACFX	64858
NOVELL POLYMERS	71240004	ACFX	64863
OMYA INC	7726	SHPX	204349
OMYA INC	7726	SHPX	204350
OMYA INC	7726	SHPX	204351
OMYA INC	7726	SHPX	204352
OMYA INC	7726	SHPX	204353
OMYA INC	7726	SHPX	204354
OMYA INC	7726	SHPX	204355
OMYA INC	7726	SHPX	204356

Lessee	Contract	Rptg Mark	Car Number
OMYA INC	7726	SHPX	204357
OMYA INC	7726	SHPX	204358
OMYA INC	7726	SHPX	204359
OMYA INC	7726	SHPX	204360
OMYA INC	7726	SHPX	204361
OMYA INC	7726	SHPX	204362
OMYA INC	7726	SHPX	204363
OMYA INC	7726	SHPX	204364
OMYA INC	7726	SHPX	204365
OMYA INC	7726	SHPX	204366
OMYA INC	7726	SHPX	204367
OMYA INC	7726	SHPX	204368
OMYA INC	7726	SHPX	204369
OMYA INC	7726	SHPX	204370
OMYA INC	7726	SHPX	204371
OMYA INC	7726	SHPX	204372
OMYA INC	7726	SHPX	204373
OMYA INC	7726	SHPX	204374
OMYA INC	7726	SHPX	204375
OMYA INC	7726	SHPX	204376
OMYA INC	7726	SHPX	204377
OMYA INC	7726	SHPX	204378
OMYA INC	7726	SHPX	204379
OMYA INC	7726	SHPX	204380
OMYA INC	7726	SHPX	204381
OMYA INC	7726	SHPX	204382
OMYA INC	7726	SHPX	204383
OMYA INC	7726	SHPX	204384
OMYA INC	7726	SHPX	204385
OMYA INC	7726	SHPX	204386
OMYA INC	7726	SHPX	204387
OMYA INC	7726	SHPX	204388
OMYA INC	7726	SHPX	204389
OMYA INC	7726	SHPX	204390
OMYA INC	7726	SHPX	204391
OMYA INC	7726	SHPX	204392
OMYA INC	7726	SHPX	204393
OMYA INC	7726	SHPX	204394
OMYA INC	7726	SHPX	204395
OMYA INC	7726	SHPX	204396
OMYA INC	7726	SHPX	204397
OMYA INC	7726	SHPX	204398
OMYA INC	7726	SHPX	204399
OMYA INC	7726	SHPX	204400
OMYA INC	7726	SHPX	204401
OMYA INC	7726	SHPX	204402
OMYA INC	7726	SHPX	204403
OMYA INC	7726	SHPX	204404
OMYA INC	7726	SHPX	204405

Lessee	Contract	Rptg Mark	Car Number
OMYA INC	7726	SHPX	204406
OMYA INC	7726	SHPX	204407
OMYA INC	7726	SHPX	204408
OMYA INC	7726	SHPX	204409
OMYA INC	7726	SHPX	204410
OMYA INC	7726	SHPX	204411
OMYA INC	7726	SHPX	204412
OMYA INC	7726	SHPX	204413
OMYA INC	7726	SHPX	204414
OMYA INC	7726	SHPX	204415
OMYA INC	7726	SHPX	204416
OMYA INC	7726	SHPX	204417
OMYA INC	7726	SHPX	204420
OMYA INC	7726	SHPX	204424
OMYA INC	7726	SHPX	204425
OMYA INC	7726	SHPX	204427
OMYA INCORPORATED	7592	SHPX	204137
OMYA INCORPORATED	7592	SHPX	204138
OMYA INCORPORATED	7592	SHPX	204139
OMYA INCORPORATED	7592	SHPX	204140
OMYA INCORPORATED	7592	SHPX	204141
OMYA INCORPORATED	7592	SHPX	204142
OMYA INCORPORATED	7592	SHPX	204143
OMYA INCORPORATED	7592	SHPX	204144
OMYA INCORPORATED	7592	SHPX	204145
OMYA INCORPORATED	7592	SHPX	204146
OMYA INCORPORATED	7592	SHPX	204147
OMYA INCORPORATED	7592	SHPX	204148
OMYA INCORPORATED	7592	SHPX	204149
OMYA INCORPORATED	7592	SHPX	204150
OMYA INCORPORATED	7592	SHPX	204151
OMYA INCORPORATED	7592	SHPX	204152
OMYA INCORPORATED	7592	SHPX	204153
OMYA INCORPORATED	7592	SHPX	204154
OMYA INCORPORATED	7592	SHPX	204155
OMYA INCORPORATED	7592	SHPX	204156
OMYA INCORPORATED	7592	SHPX	204157
OMYA INCORPORATED	7592	SHPX	204158
OMYA INCORPORATED	7592	SHPX	204159
OMYA INCORPORATED	7592	SHPX	204160
OMYA INCORPORATED	7592	SHPX	204161
OMYA INCORPORATED	7592	SHPX	204162
OMYA INCORPORATED	7592	SHPX	204163
OMYA INCORPORATED	7592	SHPX	204164
OMYA INCORPORATED	7592	SHPX	204165
OMYA INCORPORATED	7592	SHPX	204166
OMYA INCORPORATED	7592	SHPX	204167
OMYA INCORPORATED	7592	SHPX	204168
OMYA INCORPORATED	7592	SHPX	204169

Lessee	Contract	Rptg Mark	Car Number
PIONEER AMERICAS	46990028	SHPX	204577
PIONEER AMERICAS	46990028	SHPX	204578
PIONEER AMERICAS	46990028	SHPX	204579
PIONEER AMERICAS	46990028	SHPX	204580
PIONEER AMERICAS	46990028	SHPX	204581
PIONEER AMERICAS	46990028	SHPX	204582
PIONEER AMERICAS	46990028	SHPX	204583
PIONEER AMERICAS	46990028	SHPX	204584
PIONEER AMERICAS	46990028	SHPX	204586
PIONEER AMERICAS	46990028	SHPX	204587
PIONEER AMERICAS	46990028	SHPX	204588
PIONEER AMERICAS	46990028	SHPX	204590
PREMCOR REFINING GROUP	7714	SHPX	221223
PREMCOR REFINING GROUP	7714	SHPX	221236
PREMCOR REFINING GROUP	7714	SHPX	221237
PREMCOR REFINING GROUP	7714	SHPX	221239
PREMCOR REFINING GROUP	7714	SHPX	221240
PREMCOR REFINING GROUP	7714	SHPX	221241
PREMCOR REFINING GROUP	7714	SHPX	221242
PREMCOR REFINING GROUP	7714	SHPX	221243
PREMCOR REFINING GROUP	7714	SHPX	221244
PREMCOR REFINING GROUP	7714	SHPX	221245
PREMCOR REFINING GROUP	7714	SHPX	221246
PREMCOR REFINING GROUP	7714	SHPX	221247
PREMCOR REFINING GROUP	7714	SHPX	221248
PREMCOR REFINING GROUP	7714	SHPX	221249
PREMCOR REFINING GROUP	7714	SHPX	221250
PREMCOR REFINING GROUP	7714	SHPX	221251
PREMCOR REFINING GROUP	7714	SHPX	221252
PREMCOR REFINING GROUP	7714	SHPX	221253
PREMCOR REFINING GROUP	7714	SHPX	221254
PREMCOR REFINING GROUP	7714	SHPX	221255
PREMCOR REFINING GROUP	7714	SHPX	221256
PREMCOR REFINING GROUP	7714	SHPX	221257
PREMCOR REFINING GROUP	7714	SHPX	221258
PREMCOR REFINING GROUP	7714	SHPX	221259
PREMCOR REFINING GROUP	7714	SHPX	221260
REUTERS ORGANICS	77170001	SHPX	43448
REUTERS ORGANICS	77170001	SHPX	43451
REUTERS ORGANICS	77170001	SHPX	43454
REUTERS ORGANICS	77170001	SHPX	43457
REUTERS ORGANICS	77170001	SHPX	43459
TEXAS PETROCHEMICAL LP	65420021	SHPX	221085
TEXAS PETROCHEMICAL LP	65420021	SHPX	221086
TEXAS PETROCHEMICAL LP	65420021	SHPX	221088
TEXAS PETROCHEMICAL LP	65420021	SHPX	221089
TEXAS PETROCHEMICAL LP	65420021	SHPX	221090
TEXAS PETROCHEMICAL LP	65420021	SHPX	221091
TEXAS PETROCHEMICAL LP	65420021	SHPX	221092

Lessee	Contract	Rptg Mark	Car Number
TEXAS PETROCHEMICAL LP	65420021	SHPX	221093
TEXAS PETROCHEMICAL LP	65420021	SHPX	221094
TEXAS PETROCHEMICAL LP	65420021	SHPX	221095
TEXAS PETROCHEMICAL LP	65420021	SHPX	221096
TEXAS PETROCHEMICAL LP	65420021	SHPX	221097
TEXAS PETROCHEMICAL LP	65420021	SHPX	221098
TEXAS PETROCHEMICAL LP	65420021	SHPX	221099
TEXAS PETROCHEMICAL LP	65420021	SHPX	221100
TEXAS PETROCHEMICAL LP	65420021	SHPX	221101
TEXAS PETROCHEMICAL LP	65420021	SHPX	221104
TEXAS PETROCHEMICAL LP	64520028	SHPX	221110
TEXAS PETROCHEMICAL LP	64520028	SHPX	221116
TEXAS PETROCHEMICAL LP	64520028	SHPX	221117
TEXAS PETROCHEMICAL LP	64520028	SHPX	221119
TEXAS PETROCHEMICAL LP	64520028	SHPX	221120
TEXAS PETROCHEMICAL LP	64520028	SHPX	221121
TEXAS PETROCHEMICAL LP	64520028	SHPX	221122
TEXAS PETROCHEMICAL LP	64520029	SHPX	221123
TEXAS PETROCHEMICAL LP	64520029	SHPX	221124
TEXAS PETROCHEMICAL LP	64520029	SHPX	221125
TEXAS PETROCHEMICAL LP	64520029	SHPX	221126
TEXAS PETROCHEMICAL LP	64520029	SHPX	221127
TEXAS PETROCHEMICAL LP	64520029	SHPX	221128
TEXAS PETROCHEMICAL LP	64520029	SHPX	221129
TEXAS PETROCHEMICAL LP	64520029	SHPX	221130
TEXAS PETROCHEMICAL LP	64520029	SHPX	221131
TEXAS PETROCHEMICAL LP	64520029	SHPX	221132
TEXAS PETROCHEMICAL LP	64520029	SHPX	221133
TEXAS PETROCHEMICAL LP	64520029	SHPX	221134
TEXAS PETROCHEMICAL LP	64520029	SHPX	221135
TEXAS PETROCHEMICAL LP	64520030	SHPX	221136
TEXAS PETROCHEMICAL LP	64520030	SHPX	221137
TEXAS PETROCHEMICAL LP	64520030	SHPX	221138
TEXAS PETROCHEMICAL LP	64520030	SHPX	221139
TEXAS PETROCHEMICAL LP	64520030	SHPX	221140
TEXAS PETROCHEMICAL LP	64520030	SHPX	221141
TEXAS PETROCHEMICAL LP	64520030	SHPX	221142
TEXAS PETROCHEMICAL LP	64520030	SHPX	221143
TEXAS PETROCHEMICAL LP	64520030	SHPX	221144
TEXAS PETROCHEMICAL LP	64520030	SHPX	221145
TEXAS PETROCHEMICAL LP	64520030	SHPX	221146
TEXAS PETROCHEMICAL LP	64520030	SHPX	221147
TEXAS PETROCHEMICAL LP	64520031	SHPX	221148
TEXAS PETROCHEMICAL LP	64520031	SHPX	221149
TEXAS PETROCHEMICAL LP	64520031	SHPX	221150
TEXAS PETROCHEMICAL LP	64520031	SHPX	221151
TEXAS PETROCHEMICAL LP	64520031	SHPX	221152
TEXAS PETROCHEMICAL LP	64520031	SHPX	221153
TEXAS PETROCHEMICAL LP	64520031	SHPX	221154

Lessee	Contract	Rptg Mark	Car Number
TEXAS PETROCHEMICAL LP	64520031	SHPX	221155
TEXAS PETROCHEMICAL LP	64520031	SHPX	221156
TEXAS PETROCHEMICAL LP	64520031	SHPX	221157
TEXAS PETROCHEMICAL LP	64520031	SHPX	221158
TEXAS PETROCHEMICAL LP	64520031	SHPX	221159
TEXAS PETROCHEMICAL LP	64520032	SHPX	221160
TEXAS PETROCHEMICAL LP	64520032	SHPX	221161
TEXAS PETROCHEMICAL LP	64520032	SHPX	221162
TEXAS PETROCHEMICAL LP	64520032	SHPX	221163
TEXAS PETROCHEMICAL LP	64520032	SHPX	221164
TEXAS PETROCHEMICAL LP	64520032	SHPX	221165
TEXAS PETROCHEMICAL LP	64520032	SHPX	221166
TEXAS PETROCHEMICAL LP	64520032	SHPX	221167
TEXAS PETROCHEMICAL LP	64520032	SHPX	221168
TEXAS PETROCHEMICAL LP	64520032	SHPX	221169
TEXAS PETROCHEMICAL LP	64520032	SHPX	221170
TEXAS PETROCHEMICAL LP	64520032	SHPX	221171
TEXAS PETROCHEMICAL LP	64520032	SHPX	221172
UNIROYAL CHEMICAL COMPA	7648	ACFX	87643

656 Cars